1 2 3 4 5 6	John H. Patton, Cal. SBN 069261 Kathryn J. Allen, Cal. SBN 196544 Matthew T. Homan, Cal. SBN 250458 SHAPIRO BUCHMAN PROVINE & PATTON LLP 1333 North California Boulevard, Suite 350 Walnut Creek, CA 94596 Telephone: (925) 944-9700 Facsimile: (925) 944-9701 E-mail: jpatton@sbllp.com Attorneys for Plaintiff and Counterdefendant			
7	Monterey Gourmet Foods, Inc.			
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10				
11	MONTEREY GOURMET FOODS,	No. C08-01316 (JCS)		
12 13	INC., a Delaware corporation,  Plaintiff,	Case assigned for all purposes to Hon. Joseph C. Spero		
14 15 16 17 18	vs. WINDSOR QUALITY FOOD COMPANY LTD., a Texas Limited Partnership; and DOES 1 through 20, inclusive,  Defendants.	STIPULATION TO CONTINUANCE OF HEARING ON MONTEREY GOURMET FOODS, INC.'S MOTIONS TO DISMISS AND SPECIAL MOTION TO STRIKE COUNTERCLAIM OF WINDSOR QUALITY FOOD COMPANY, LTD., AND CASE MANAGEMENT CONFERENCE; AND ORDER THEREON [Local Rule 7-7]  Courtroom A (Hon. Joseph C. Spero) Trial Date: Not Set		
20 21	AND RELATED COUNTERCLAIM.			
22				
23	STIPULATION			
24	Plaintiff and counterdefendant Monterey Gourmet Foods, Inc. ("MGF") and			
25	defendant and counterclaimant Windsor Quality Food Company, Ltd. ("Windsor"), by and			
26	through their respective counsel of record (collectively, "the parties"), hereby enter into			
27	this Stipulation pursuant to Local Rule 7-7(b), and based upon the following agreed			
28	facts:			
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1	1.	MGF has filed a S	pecial Motion to Strike and Motion to Dismiss
2	(collectively	collectively, "the motions"), which are presently set for hearing on June 6, 2008.	
3	2.	Windsor has timely filed opposition to the motions.	
4	3.	The Court has scheduled the initial Case Management Conference for	
5	June 6, 2008.		
6	4.	The parties wish to first discuss potential settlement and ADR options prio	
7	to and witho	hout the necessity of hearing and court ruling on the motions, and prior to the	
8	initial Case	nitial Case Management Conference.	
9	5.	To accommodate discussions regarding potential settlement and ADR	
10	options, the parties wish to continue hearing on the motions and initial Case		
11	August 15, 2008 Management Conference from June 6, 2008, to $\frac{1}{2000}$ , a date that is currently		
12	available on the Court's calendar.		
13	6.	To accommodate	discussions regarding potential settlement and ADR
14	options, the	options, the parties also wish to continue the time for filing and serving reply papers on	
15	the motions	the motions to June 13, 2008.	
16	7.	The parties furthe	r wish to continue the date for filing of the Joint Case
17	August 8, 2008 Management Conference Statement from May 30, 2008, to <del>June 20, 2008</del> .		
18	8.	The parties agree	that the above facts, agreements, and stipulations may
19	be confirmed by an order of the Court.		
20	Date	d: May 22, 2008.	SHAPIRO BUCHMAN PROVINE & PATTON, LLP
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22			By: /s/ John H. Patton
23			Attorneys for Plaintiff and Counterdefendant Monterey Gourmet Foods, Inc.
24	Date	d: May 22, 2008.	McAFEE & TAFT, A Professional Corporation
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26			By: /s/ Robert W. Dace Attorneys for Defendant and Counterclaimant
27			Windsor Quality Food Company, Ltd.
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SHAPIRO BUCHMAN PROVINE & PATTON LLP ATTORNEYS AT LAW WALNUT CREEK

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